

VIA FEDERAL EXPRESS

Mr. Jeff S. Jordan
Supervisory Attorney
Complaints Examination & Legal Administration
Federal Election Commission
999 E Street, NW
Washington, DC 20463

Re: Matter Under Review 6733

Campaign for Primary Accountability, Inc. and Jonathan Martin, Treasurer

Dear Mr. Jordan:

The Campaign for Primary Accountability, Inc. ("CPA") and its Treasurer, Jonathan Martin, received notice of the complaint in this matter on May 14, 2013. Enclosed is the Designation of Counsel form authorizing me to represent CPA and Mr. Martin in this matter.

Established Commission policy and due process demand that, before a party is required to respond to a complaint, and to, as your letter indicates, affirmatively "demonstrate in writing that no action should be taken against" it, that party has a right to be fully apprised of articulate allegations of wrongdoing. According to 2 U.S.C. § 437g(a)(1), a party is entitled to be notified when it has been alleged to have committed a specific violation in a complaint lodged with the Commission:

Within 5 days after receipt of a complaint, the Commission shall notify, in writing, any person alleged in the complaint to have committed such a violation. Before the Commission conducts any vote on the complaint, other than a vote to dismiss, any person so notified shall have the opportunity to demonstrate, in writing, to the Commission within 15 days after notification that no action should be taken against such person on the basis of the complaint.

(emphasis added).

The notice received by CPA does not comply with 2 U.S.C. § 437g(a)(1) because the enclosed complaint does not articulate any legal violation by CPA. The complaint does not allege any actions by CPA, or cite to any legal violation by CPA, or even name CPA as a

E-mail: Lee.Goodman@leclairryan.com Direct Phone: 202.659.6730

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respondent. Therefore, CPA is unable to respond in any meaningful way to the complaint or make the kind of demonstration referenced in your letter.

The statutes referenced in the complaint do not apply to CPA and its conduct. CPA is not a federal candidate, officeholder, or agent of either. Nor is CPA controlled or maintained by any federal candidate or officeholder. CPA is a federal political committee established pursuant to Citizens United and SpeechNow that operates independently of any of the other parties referenced in the complaint. CPA makes only independent expenditures and reports its contributions and expenditures to the Commission.

The complaint merely alleges that CPA was the recipient of lawful contributions. CPA was legally entitled to receive the contributions alleged in the complaint. See, Advisory Opinion 2012-34 (Freedom PAC); Advisory Opinion 2007-29 (Jackson). CPA reported receipt of all contributions it received on reports filed with the Commission.

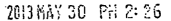
Because there is no allegation that CPA took any action other than receiving contributions it was legally entitled to accept, and no legal violation by CPA is expressly or implicitly alleged in the complaint, the Commission must withdraw the notice or, alternatively, take no further action against CPA and summarily dismiss CPA as a respondent in this matter.

Sincerely,

ek E. Goodmar

LEG/ Enclosures

PERENAL COTION





FEDERAL ELECTION COMMISSION 999 E Street, NW Washington, DC 20463

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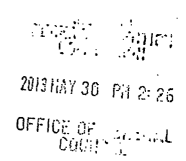
STATEMENT OF DESIGNATION OF COUNSEL Please use one form for each Respondent/Entity/Treasurer FAX (202) 219-3923

Information is being sought as part of an investigation being conducted by the Federal Election Commission and the confidentiality provisions of 2 U.S.C. § 437g(a)(12)(A) apply. This section prohibits making public any investigation conducted by the Federal Election Commission without the express written consent of the person under investigation



MUR # 6733

FEDERAL ELECTION COMMISSION 999 E Street, NW Washington, DC 20463



STATEMENT OF DESIGNATION OF COUNSEL Please use one form for each Respondent/Entity/Treasurer FAX (202) 219-3923

NAME OF COUNSEL: Lee E. Goodman
FIRM: LeclairRyan PC
ADDRESS: 1101 Connecticut Ave., NW, 6th Floor
Washington, DC 20036
TELEPHONE- OFFICE (202) 659-6730
FAX (202) 775-6430 Web Address www.leclairryan.com
The above-named individual and/or firm is hereby designated as my counsel and is authorized to receive any notifications and other communications from the Commission and to act on my behalf before the Commission.
Date Respondent/Agent - Signature Title(Treasurer/Candidate/Owner)
RESPONDENT: Jonathan Martin, Treasurer
(Committee Name, Company Name, or Individual Named in Notification Letter)
MAILING ADDRESS: 1739 Maybank Highway, Suite T-346 (Please Print)
Charleston, SC 29412
TELEPHONE- HOME ()
BUSINESS (828) 777-8399

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